# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS **EASTERN DIVISION**

CENTRAL STATES, SOUTHEAST AND	)	
SOUTHWEST AREAS PENSION FUND, and	)	
HOWARD McDOUGALL, trustee,	)	
	)	
and	)	
	)	
CENTRAL STATES, SOUTHEAST AND	)	
SOUTHWEST AREAS HEALTH AND	)	
WELFARE FUND and HOWARD	)	
McDOUGALL, trustee,	)	
	)	Case No. 08 C 228
Plaintiffs,	)	
	)	Judge Darrah
v.	)	
	)	Magistrate Judge Brown
ACTIVE TRANSPORTATION COMPANY,	)	
LLC, a Kentucky limited liability corporation,	)	
	)	
Defendant.	)	
	)	

### **ANSWER TO COMPLAINT**

Defendant, Active Transportation Company, LLC ("Defendant"), by and through its attorneys, Seyfarth Shaw LLP, for its answer to Plaintiffs' Complaint, states as follows:

#### **COMPLAINT ¶1:**

This action is brought and maintained in accordance with the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA"), 29 U.S.C. §1001 et seq. and is a suit to recover employer contributions owed to the Trustees of the Central States, Southeast and Southwest Areas Pension Fund ("Pension Fund") and the Central States, Southeast and Southwest Areas Health and Welfare Fund ("Health and Welfare Fund") by Defendant.

# **ANSWER:**

Defendant admits that Plaintiffs purport to bring an action in accordance with the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA"), 29 U.S.C. §1001 et seq., and that Plaintiffs have filed a suit to recover employer contributions allegedly owed to Plaintiffs' Pension Fund and Health and Welfare Fund. Defendant denies the other allegations contained in Complaint Paragraph 1.

# **COMPLAINT ¶2:**

This Court has jurisdiction over this action pursuant to §\$502(e)(1) and 502(f) of ERISA, 29 U.S.C. §\$1132(e)(1) and 1132(f).

### **ANSWER:**

Defendant admits the allegations contained in Complaint Paragraph 2.

## **COMPLAINT ¶3:**

Venue properly lies in this Court pursuant to the venue selection clause of the Pension Fund Trust Agreement and the Health and Welfare Fund Trust Agreement ("Trust Agreements") which designate this forum as the location for suits to collect delinquent fringe benefit contributions, and §502(e)(2) of ERISA, 29 U.S.C. §1132(e)(2), because the Pension Fund and the Health and Welfare Fund are administered in, and maintain their principal place of business in, Rosemont, Cook County, Illinois.

### **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth regarding the venue clause in the Trust Agreements as Defendant does not possess a copy of the Trust Agreements.

Defendant admits the other allegations contained in Complaint Paragraph 3.

#### **COMPLAINT ¶4:**

The Pension Fund is an employee benefit plan and trust, with its administrative office and its principal and exclusive offices at 9377 West Higgins Road in Rosemont, Cook County, Illinois.

#### **ANSWER:**

Defendant admits the allegations contained in Complaint Paragraph 4.

# **COMPLAINT ¶5:**

The Pension Fund is primarily funded by contributions remitted by multiple participating employers pursuant to negotiated collective bargaining agreements with local unions affiliated with the International Brotherhood of Teamsters ("IBT") on behalf of employees of those same employers. All principal and income from such contributions and investments thereof is held and used for the exclusive purpose of providing pension benefits to participants and beneficiaries of the Pension Fund and paying the administrative expenses of the Pension Fund.

## **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 5.

#### **COMPLAINT ¶6:**

The Health and Welfare Fund is an employee benefit plan and trust, with its administrative office and its principal and exclusive offices at 9377 West Higgins Road in Rosemont, Cook County, Illinois.

# **ANSWER:**

Defendant admits the allegations contained in Complaint Paragraph 6.

### **COMPLAINT ¶7:**

The Health and Welfare Fund is primarily funded by contributions remitted by multiple participating employers pursuant to negotiated collective bargaining agreements with local unions affiliated with the IBT on behalf of employees of those same employers. All principal and income from such contributions and investments thereof is held and used for the exclusive purpose of providing health and welfare benefits to participants and beneficiaries of the Health and Welfare Fund and paying the administrative expenses of the Health and Welfare Fund.

#### **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 7.

# **COMPLAINT ¶8:**

Plaintiff Howard McDougall is a Trustee and a "fiduciary" of the Pension Fund and the Health and Welfare Fund as that term is defined in ERISA and brings this action in his capacity as a Trustee and fiduciary. Pursuant to Section 502(a)(3) of ERISA, plaintiff Howard McDougall is authorized to bring civil actions on behalf of the Pension Fund and the Health and Welfare Fund and its participants and beneficiaries. 29 U.S.C. § 1132(a)(3).

#### **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 8.

### **COMPLAINT ¶9:**

Defendant Active Transportation is a Wisconsin corporation. Defendant is an "employer" and a "party-in-interest" as those terms are defined by, respectively, Sections 3(5), (14)(c) of ERISA, 29 U.S.C. §§ 1002(5) and 1002(14)(c).

# **ANSWER:**

Defendant admits that it is an employer and party in interest, but denies the other allegations contained in Complaint Paragraph 9. Further answering, Defendant is a Kentucky corporation.

### **COMPLAINT ¶10:**

Local Union No. 89 of the IBT (hereinafter "Local 89") is a labor organization which represents, for the purpose of collective bargaining, certain employees of Defendant and employees of other employers in industries affecting interstate commerce.

### **ANSWER:**

Defendant admits the allegations contained in Complaint Paragraph 10.

## **COMPLAINT ¶11:**

Local Union No. 299 of the IBT (hereinafter "Local 229") is a labor organization which represents, for the purpose of collective bargaining, certain employees of Defendant and employees of other employers in industries affecting interstate commerce.

#### **ANSWER:**

Defendant admits the allegations contained in Complaint Paragraph 11.

#### **COMPLAINT ¶12:**

Defendant entered into a collective bargaining agreement with Local 89 covering the period of at least June 1, 2003 through at least May 31, 2008, pursuant to which Defendant agreed to pay contributions on behalf of covered employees to the Pension Fund and the Health and Welfare Fund.

#### **ANSWER:**

Defendant admits that IBT's Central Region Local Cartage and Over The Road Supplemental Agreement indicates that contributions must be made to Plaintiffs and also provides the amount of the contribution that must be made towards Plaintiffs' Pension Fund and Health and Welfare Fund. Defendant lacks information sufficient to form a belief as to the truth of the other allegations contained in Complaint Paragraph 12 as it does not possess a copy of any Collective Bargaining Agreement for the period in question that it can determine was executed by and applicable to Defendant.

#### **COMPLAINT ¶13:**

Defendant entered into a Participation Agreement with Local 89 that requires Defendant to pay contributions to the Pension Fund and the Health and Welfare Fund.

## **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 13 as it does not possess a copy of any such Participation Agreement.

#### **COMPLAINT ¶14:**

Defendant also entered into a Participation Agreement with Local 299 that requires Defendant to pay contributions to the Pension Fund and the Health and Welfare Fund.

## **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 14 as it does not possess a copy of any such Participation Agreement.

#### **COMPLAINT ¶15:**

Defendant also agreed to be bound by the Pension Fund Trust Agreement and the Health and Welfare Fund Trust Agreement (collectively, the "Trust Agreements"). The Trust Agreements require Defendant to "make continuing and prompt payments to the [Pension and Health and Welfare Funds] as required by the applicable collective bargaining agreement."

#### **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 15 as it does not possess a copy of any such Trust

Agreements, or any such participation or other agreement in which it agreed to be bound to the Trust Agreement.

#### **COMPLAINT ¶16:**

The Pension Fund and the Health and Welfare Fund rely upon participating employers to self-report the work history of eligible employees in order to prepare a monthly bill and determine benefit eligibility.

# **ANSWER:**

Defendant lacks information sufficient to form a belief as to the allegations contained in Complaint Paragraph 16.

### **COMPLAINT ¶17:**

The self-reporting system requires participating employers like Defendant to identify those employees for whom contributions are owed and requires the employers to identify the weeks and/or days worked by the eligible employees.

### **ANSWER:**

Defendant admits that it identifies employees for whom contributions are owed and the weeks and/or days worked by the eligible employees to Plaintiffs each month. Defendant lacks information sufficient to form a belief as to the other allegations contained in Complaint Paragraph 17.

#### **COMPLAINT ¶18:**

The Trust Agreements provide, in part, that:

Non-payment by an Employer of any moneys due shall not relieve any other Employer from his obligation to make payment. In addition to any other remedies to which the parties may be entitled, an Employer shall be obligated to pay interest on any contributions[, or withdrawal liability] or other moneys due to the Trustees from the date when the payment was due to the date when the payment is made together with all expenses of collection incurred by the Trustees, including, but not limited to, attorneys' fees and such fees for late payment as the Trustees determine and as permitted by law. The interest payable by an Employer, in accordance with the preceding sentence, shall be computed and charged to the

<sup>&</sup>lt;sup>1</sup> The language "or withdrawal liability" appears only in the Pension Fund Trust Agreement.

Employer at an annualized interest rate equal to two percent (2%) plus the prime interest rate established by Chase Manhattan Bank (New York, New York) for the fifteenth (15th) day of the month for which the interest is charged. Any judgment against an employer for contributions [or withdrawal liability] owed to this Fund shall include the greater of (a) a doubling of the interest computed and charged in accordance with this section or (b) single interest computed and charged in accordance with this section plus liquidated damages in the amount of 20% of the unpaid contributions [or withdrawal liability]. The interest rate after entry of a judgment against an Employer for contributions [or withdrawal liability] shall be due from the date the judgment is entered until the date of payment, shall be computed and charged to the Employer on the entire judgment balance at an annualized interest rate equal to two percent (2%) plus the prime interest rate established by Chase Manhattan Bank (New York, New York) for the fifteenth (15th) day of the month for which the interest is charged and shall be compounded annually.

### **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 18 as it does not possess a copy of the Trust Agreements.

## **COMPLAINT ¶19:**

ERISA §515, 29 U.S.C. §1145, provides that:

Every employer who is obligated to make contributions to a multiemployer plan under the terms of the plan or under the terms of a collectively bargained agreement shall, to the extent not inconsistent with law, make such contributions in accordance with the terms and conditions of such plan or such agreement.

#### **ANSWER:**

Defendant admits that ERISA §515, 29 U.S.C. §1145, provides as stated in Complaint Paragraph 19.

# **COMPLAINT ¶20:**

ERISA §502(g)(2), 29 U.S.C. §1132(g)(2), provides that:

- (2) In any action under this subchapter by a fiduciary for or on behalf of a plan to enforce section 1145 of this title in which a judgment in favor of the plan is awarded, the court shall award the plan -
  - the unpaid contributions, (A)
  - interest on the unpaid contributions, (B)

- (C) an amount equal to the greater of --
  - (i) interest on the unpaid contributions, or
  - (ii) liquidated damages provided for under the plan in an amount not in excess of 20 percent (or such higher percentage as may be permitted under Federal or State law) of the amount determined by the court under subparagraph (A),
- reasonable attorney's fees and costs of the action, to be paid by the (D) defendant, and
- (E) such other legal or equitable relief as the court deems appropriate.

For purposes of this paragraph, interest on unpaid contributions shall be determined by using the rate provided under the plan, or, if none, the rate prescribed under section 6621 of Title 26.

## **ANSWER:**

Defendant admits that the ERISA §502(g)(2), 29 U.S.C. §1132(g)(2), provides as stated in Complaint Paragraph 20.

#### **COMPLAINT ¶21:**

Defendant breached the provisions of ERISA, the Collective Bargaining Agreement, the Participation Agreement, and the Trust Agreements by failing to pay all of the contributions (and interest due thereon) which the employee work history reported revealed to be owed to the Pension Fund for the period of October 2007 and November 2007. Defendant has also failed to remit interest payments for the months of October 2007 and November 2007 to the Health and Welfare Fund.

#### **ANSWER:**

Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 21 as it does not possess a copy of any such Collective Bargaining Agreement, Participation Agreement, or Trust Agreements.

#### **COMPLAINT ¶22:**

Despite demands that Defendant perform its statutory and contractual obligations with respect to making contributions to the Pension Fund and interest payments the Health and Welfare Fund, Defendant has neglected and refused to pay the amounts that are due as a consequence of the conduct set forth in paragraph 21.

## **ANSWER:**

Defendant admits the funds have demanded payment, but Defendant lacks information sufficient to form a belief as to the truth of the allegations contained in Complaint Paragraph 22 as it does not possess a copy of any such Collective Bargaining Agreement, Participation Agreement, or Trust Agreements.

# **COMPLAINT ¶23:**

Defendant owes to the Pension Fund in excess of \$225,243.87 for unpaid contributions and interest through January 10, 2007 as a result of the conduct set forth in paragraph 21.

# **ANSWER:**

Defendant denies the allegations contained in Complaint Paragraph 23.

#### **COMPLAINT ¶24:**

Defendant owes to the Health and Welfare Fund in excess of \$590.89 for unpaid interest through January 10, 2007 as a result of the conduct set forth in paragraph 21.

#### **ANSWER:**

Defendant denies the allegations contained in Complaint Paragraph 24.

#### **COMPLAINT ¶25:**

Pursuant to the Collective Bargaining Agreement, the Participation Agreement, and the Trust Agreements, Defendant is subject to an ongoing obligation to pay contributions to the Pension Fund and the Health and Welfare Fund. Defendant has not paid monthly contributions for the months of October 2007 through November 2007 to the Pension Fund and remitted contributions to the Health and Welfare Fund for the month of November 2007 several weeks late.

# **ANSWER:**

Defendant admits that IBT's Central Region Local Cartage and Over The Road

Supplemental Agreement indicates that contributions for parties signatory to such agreements

must be made to Plaintiffs and also provides the amount of the contribution that must be made
towards Plaintiffs' Pension Fund and Health and Welfare Fund. Defendant lacks information
sufficient to form a belief as to the truth of the other allegations contained in Complaint

Paragraph 25 as it does not possess a copy of any Collective Bargaining Agreement for the period in question that it can determine was executed by and applicable to Defendant, nor does it possess a copy of any such Participation Agreement or Trust Agreements.

#### **COMPLAINT ¶26:**

Defendant has advised Plaintiffs that its failure to pay required fringe benefit contributions to the Pension Fund and the Health and Welfare Fund is due to its financial problems.

#### **ANSWER:**

Defendant admits that it informed Plaintiffs it was having seasonal issues that impacted its finances. Defendant lacks information sufficient to form a belief as to the truth of the other allegations contained in Complaint Paragraph 26 as it does not possess a copy of any Collective Bargaining Agreement for the period in question that it can determine was executed by and applicable to Defendant, nor does it possess a copy of any such Participation Agreement or Trust Agreements.

#### **COMPLAINT ¶27:**

Plaintiffs have no adequate remedy at law to prevent Defendant's continued refusal to comply with the terms of the Collective Bargaining Agreement, the Participation Agreement, and the Trust Agreements. The contributions owed by Defendant for December 2007 are due on January 15, 2008 and are estimated to be \$151,810.00 for the Pension Fund and \$134,700.50 for the Health and Welfare Fund.

## **ANSWER:**

Defendant denies the allegations contained in Complaint Paragraph 27.

## **COMPLAINT ¶28:**

Unless Defendant is enjoined from failing to comply with its obligation to submit required fringe benefit contributions, the Pension Fund will suffer irreparable harm because the Pension Fund provides credit towards pension benefits to Defendant's employees regardless of whether the corresponding contributions that are intended to pay for the pension credit are ever collected and Defendant's financial problems make it doubtful that it will be able to pay its mounting delinquency. Further, employer delinquencies, such as those of Defendant, adversely affect the Pension Fund's ability to meet funding standards and impact the financial integrity of

the Pension Fund. In addition, Defendant's continued delinquency will cause the Pension Fund to lose the benefit of interest income that it would otherwise earn and cause the Pension Fund to incur additional administrative expenses in connection with the detection and remedying of Defendant's delinquencies.

### **ANSWER:**

Defendant denies the allegations contained in Complaint Paragraph 28.

### **COMPLAINT ¶29:**

Unless Defendant is enjoined from failing to comply with its obligation to submit required fringe benefit contributions, the Health and Welfare Fund will suffer irreparable harm because until an employer is placed on suspension of benefits, the Health and Welfare Fund provides health and welfare coverage and benefits to the employer's employees regardless of whether the corresponding contributions are ever paid and Defendant's financial problems make it doubtful that it will be able to pay its mounting delinquency. Once an employer is placed on suspension of benefits, the participants and beneficiaries of the Health and Welfare Fund are irreparably harmed because the payment of their health and welfare claims is suspended until corresponding contributions are paid to the Health and Welfare Fund. Further, employer delinquencies, such as those of Defendant, adversely affect the Health and Welfare Fund's ability to meet funding standards and impact the financial integrity of the Health and Welfare Fund. In addition, Defendant's continued delinquency will cause the Health and Welfare Fund to lose the benefit of interest income that it would otherwise earn and cause the Health and Welfare Fund to incur additional administrative expenses in connection with the detection and remedying of Defendant's delinquencies.

# **ANSWER:**

Defendant denies the allegations contained in Complaint Paragraph 29.

#### AFFIRMATIVE DEFENSE

Defendant alleges as its Affirmative Defense, and without prejudice to its denials and other statement of its pleadings, it has made payment of some or all of the money demanded for in Plaintiffs' complaint.

DATED: February 28, 2008

Respectfully submitted,

ACTIVE TRANSPORTATION COMPANY, LLC

By: /s/ Meagan C. LeGear

One of Its Attorneys

Mark Cascari Ronald J. Kramer Meagan C. LeGear SEYFARTH SHAW LLP 131 South Dearborn Street Suite 2400 Chicago, Illinois 60603 (312) 460-5000 

# **CERTIFICATE OF SERVICE**

I, Meagan C. LeGear, an attorney, do hereby certify that on this 28th day of February, 2008, I electronically submitted the foregoing ANSWER TO COMPLAINT to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

Rebecca K. McMahon, Esq. Central States, Southeast and Southwest Areas Health and Welfare and Pension Funds 9377 West Higgins Road Rosemont, Illinois 60018-4938

/s/ Meagan C. LeGear	
Meagan C. LeGear	